Case 2:21-cr-20064-NGE-KGA ECF No. 1, Page D 1 Filed 12/15/20 Page 1313) 226-9100

AO 91 (Rev. 11/11) Criminal Complaint

United States of America

Special Agent:

Brandon Lighter, FBI

Case No.

Telephone: (313) 920-0204

UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

Case: 2:20-mj-30523

Assigned To: Unassigned Assign. Date: 12/15/2020

Description: USA V. TERRANCE

PARKER (CMP)(MEV)

v.
Terrance Parker

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or a	bout the date(s) of _	No	vember 16, 2020	in the county	of Wa	iyne in the
Eastern	District of	Michigan	, the defend	dant(s) violated:		
Code Section				Offense Description		
18 U.S.C. §922(g)(1)			Felon in Posses	sion of a Firearm		
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TIL.'		1 /1	C			
See attached Affic	minal complaint is b	based on these	e facts:			
See attached 71111	davit					
					11	
Continued of	on the attached shee	t.		12ml the	1	
					inant's signature	
				Brandon R	Lighte	J. SA. FBI
Sworn to before me	e and signed in my prese	nce		Printed	i name α n a ππε	
and/or by reliable e	electronic means.			<i>V</i> : <i>M</i>	ADL	
Date: December	15, 2020		-	Judo	re's signature	
			נד	Ion. Kimberly G. Altman, I	Ü	Angistrate Judge
City and state: De	uon, micingan				Iname and title	iagistiate suuge

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

I, Brandon R. Lighter, being first duly sworn, hereby depose and state as follows:

INTRODUCTION AND AGENT BACKGROUND

- 1. I make this affidavit from personal knowledge based on my participation in this investigation, including witness interviews by myself and/or other law enforcement agents, communications with others who have personal knowledge of the events and circumstances described herein, and information gained through my training and experience. The information outlined below is provided for the limited purpose of establishing probable cause and does not contain all details or all facts of which I am aware relating to this investigation.
- 2. I have been employed as a Special Agent with the Federal Bureau of Investigation (FBI) since October of 2008. I have been involved in investigations into the unlawful use and possession of firearms, possession with the intent to distribute controlled substances, armed robberies, homicides, assaults, credit card fraud, as well as various national security investigations.

3. I make this affidavit from personal knowledge based on my participation in this investigation, including communications with others who have personal knowledge of the events and circumstances described herein, oral and written reports about this investigation which your affiant received, directly or indirectly from law enforcement personnel, review of footage from body worn cameras and dash cameras and information gained through my training and experience.

PURPOSE OF AFFIDAVIT

4. This affidavit is provided in support of an application for a complaint and arrest warrant of TERRANCE PARKER, date of birth XX/XX/1992. Your affiant believes there is probable cause that PARKER violated Title 18, United States Code, Section 922(g) (felon in possession of a firearm).

BACKGROUND OF INVESTIGATION PROBABLE CAUSE

5. I am currently involved in an investigation of a subject identified as TERRANCE PARKER, who resides in the Eastern District of Michigan.

- 6. On November 16, 2020, TERRANCE PARKER was a passenger of a vehicle which was stopped by the Detroit Police Department (DPD) for a traffic violation in the area of East Jefferson Avenue and Orleans Street on Detroit's east side. During the traffic stop, the driver of the vehicle was found to be driving without a valid driver's license and no insurance on the vehicle. The occupants of the vehicle were all removed from the vehicle and advised they were being detained for the stop. In addition to the driver, there was a front seat passenger (PASSENGER 1), rear-driver's side occupant (PASSENGER 2), and rearpassenger side occupant (TERRANCE PARKER). As the occupants of the vehicle were being removed, PARKER was found to be sitting on a Glock model 22 handgun, serial number BAWC119. PARKER was asked if he had a concealed pistol license (CPL), to which he replied he did not.
- 7. An inventory search was conducted of the vehicle prior to towing, and another Glock model 21 handgun, serial number UEU849 was recovered under the driver's side passenger seat where PASSENGER 2 was seated.
- 8. Database checks for both handguns revealed the Glock 22, s/n BAWC119, was reported stolen in Lansing, Michigan on or about June 29, 2019 and the Glock 21, s/n UEU849, was reported stolen in Monroe County, Michigan on or about November 3, 2020.
 - 9. PARKER was arrested by DPD and transported to the Detroit

Detention Center for booking, once there a search of his person revealed 6 small plastic bags of suspected crack/cocaine in a pocket of his jeans.

- 10. A computerized criminal history check for TERRANCE PARKER revealed he has a felony conviction for Armed Robbery in 2011 in the 3rd Circuit Court in Wayne County, Michigan, and was sentenced to two to twenty years in prison.
- 11. In addition to PARKER, the driver, PASSENGER 1, and PASSENGER 2 also all have prior felony convictions that would prohibit them from lawfully possessing firearms.
- 12. On December 14, 2020, Bureau of Alcohol, Tobacco, Firearms and Explosives Special Agent Michael Jacobs was contacted regarding the Interstate Nexus of the firearm located where PARKER was seated. Special Agent Jacobs stated that the firearm, based on the description provided, met the definition of a firearm as defined in Title 18 U.S.C., Chapter 44, section 921 (a)(3) and was manufactured outside of the State of Michigan, and therefore had traveled in and affected interstate commerce.

CONCLUSION

13. Based on the above facts, affiant believes there is probable cause to believed that TERRANCE PARKER, DOB XX/XX/92, convicted felon, did knowingly and intentionally possess a firearm, Glock 22, serial number BA WC 119, which traveled in and affected interstate commerce, in violation of Title 18 U.S.C. §922(g)(1) on or about November 16, 2020, in the County of Wayne, Eastern District of Michigan.

Respectfully submitted,

Brandon R. Lighter

Special Agent

Federal Bureau of

Investigation

Subscribed and sworn to before me

On December 15, 2020:

HONORABLE KIMBERLY G. ALTMAN UNITED STATES MAGISTRATE JUDGE